DOCUMENT

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	X	DOC #:
MARIGOLD ENTERPRISES, INC.,	:	
Plaintiff,	:	08 Civ. 5238 (JGK)
- against -	:	ECF CASE
TRADHOL INTERNACIONAL S.A.,	: :	CONSENT ORDER
Defendant.	: : X	

WHEREAS on or about June 9, 2008, MARIGOLD ENTERPRISES, INC. ("MARIGOLD") instituted this action against the Defendants, TRADHOL INTERNACIONAL S.A. ("TRADHOL") pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims and Asset Forfeiture Actions of the Federal Rules of Civil Procedure; and

WHEREAS, MARIGOLD has served Process of Maritime Attachment and Garnishment (the "PMAG") on various garnishees including Bank of America; and

WHEREAS, pursuant to service of the PMAG upon it, Bank of America has confirmed that it is holding certain funds in the form of Electronic Funds Transfers involving Defendant, TRADHOL, in the amount of \$10,000 ("Attached Funds"); and

WHEREAS, MARIGOLD and TRADHOL have settled the dispute involving MARIGOLD's claim; and

WHEREAS, pursuant to the parties' settlement agreement, TRADHOL has authorized MARIGOLD's counsel, Lennon, Murphy & Lennon, LLC to submit this consent order memorializing the parties' settlement agreement, providing for release and disbursement of the attached funds and dismissal of this action; and

WHEREAS, by the terms of the settlement agreement, \$3,434.00 of the Attached Funds are to be released by Bank of America pursuant to written directions to be provided by MARIGOLD's undersigned counsel to Bank of America; and

WHEREAS, by the terms of the settlement agreement, the balance of all attached funds held by Bank of America (or any other garnishee served with the PMAG) are to be released and returned to the Defendant, TRADHOL, pursuant to written instructions to be provided by MARIGOLD's undersigned counsel to Bank of America (or any other garnishee holding TRADHOLS's funds); and

WHEREAS, by the terms of the settlement agreement, once the attached funds have been released by Bank of America this action shall be dismissed.

NOW, THEREFORE, it is hereby:

ORDERED that Bank of America is directed to release attached funds in the sum of \$3,434.00 pursuant to written instructions to be separately provided by MARIGOLD's counsel. Lennon, Murphy & Lennon, LLC; and it is further

ORDERED that Bank of America (or any other garnishee holding TRADHOLS's funds) is directed to release the balance of all attached funds to the Defendant, TRADHOL, pursuant to written instructions to be provided by MARIGOLD's counsel, Lennon, Murphy & Lennon, LLC; and it is further

ORDERED that once the attached funds have been released by Bank of America and any other garnishee holding this action shall be, and hereby is, dismissed.

Dated: New York, New York

June 27, 2008

LENNON, MURPHY & LENNON, LLC

Page 3 of 3

Attorneys for Plaintiff

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SO ORDERED:

John G/Roeltl, U.S.D.J.

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